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SEP 1 2003 STEAT & TRADE MARKET

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of)
Ilan Shamir, et al.) Group Art Unit: 2141
Application No.: 09/583,337) Examiner: Nguyen, Quang N.
Filed: May 31, 2000) Confirmation No.: 2396
For: "METHODS AND SYSTEMS FOR PERSONALIZING INTERNET BROWSING AND MANAGING COLLABORATIVE BROWSING EXPEDIENCES")))

CERTIFICATE OF EXPRESS MAILING

I hereby certify that this Response to Restriction Requirement is being deposited with the United States Postal Service as Express Mail No. EL689064522US in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date shown

Candace & 3Kacke

DATE

CANDACE R. WALKER

RESPONSE TO RESTRICTION REQUIREMENT

RECEIVED

Commissioner for Patents

P. O. Box 1450

Alexandria, VA 22313-1450

JONES DAY

Customer No. 36587

SEP 1 6 2003

Technology Center 2100

September 11, 2003

Sir:

Applicants submit the following in response to the Office Action mailed August 12, 2003.

In the Office Action, the claims were divided into two groups: Group I (claims 1-13) and Group II (claims 14-25). The Office Action asserts that Group I claims are drawn to a method and system for providing collaborative browsing of a communications network and that Group II Claims are drawn to a method and system for allowing a group of users interactively to tour a computer network. Applicants elect Group I (claims 1-13) with traverse.

The Office Action sets forth reasons why the Examiner believes that the claim groups are distinct, and therefore, require restriction. Applicants assert that the restriction requirement fails

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to provide sufficient basis to indicate that examination of both groups would overly burden the Examiner. The Office Action states that both Group I and Group II claims would be classified in class 709; however, Group I claims would be subclass 205 whereas Group II claims would be subclass 209. Applicants assert that the provided rationale does not appear to rise to the level of overly burdensome. Applicants, therefore, request joinder and examination of all of the claims.

Favorable consideration of claims 1-13 and 14-25 is earnestly solicited. Applicants invite the Examiner to contact by telephone if such contact would assist in advancing this case.

No fees are believed due; however, the commissioner is authorized to charge any fees which may be required to Deposit Account No. 50-2724, Ref. No. 061143-605010.

Respectfully submitted,

David S. Kerven

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